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6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
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10	ELAINE LANTHIER,	2.12 1/55 IOM NIII	
11	Plaintiff,	2:13-cv-1655-JCM-NJK	
12	VS.	ORDER	
13	JOHNSON & JOHNSON, et al.,	Defendants' Motion to Stay Proceedings (#4);	
14	Defendants.		
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16	Before the Court is Defendants' Motion to Stay Proceedings (#4) filed on September 10,		
17	2013. The Court finds that this motion is properly resolved without oral argument. See Local		
18	Rule 78-2.		
19	BACKGROUND		
20	This action involves allegations about pelvic mesh products that Planitiff alleges are		
21	defectively designed, unreasonably dangerous, lacked adequate warnings, and not fit for the		
22	ordinary purpose for which they were intended. Defendants represent that there are thousands of		
23	virtually identical cases pending in federal district courts based upon diversity jurisdiction.		
24	Accordingly, the United States Judicial Panel for Multidistrict Litigation ("JPML") has		
25	established six separate Milti-District Litigations ("MLD") for claims related to the mesh		
26	products in the United States District Court for the Southern District of West Virginia.		
27	Defendants have filed a Notice of Potential Tag-Along Action with the JPML regarding		
28	this case in accordance withthe Rules of Procedu	are of the JPML. If the Panel issues a conditional	

1	transfer order, this case will be transferred to the Ethicon MLD where it will be addressed along		
2	with other cases now pending there.		
3	<u>DISCUSSION</u>		
4	The Court has inherent power to control its docket, including the discretion to stay		
5	proceedings. Landis v. N. Am. Co., 299 U.S. 248, 254-55 (1936). The determination of whether		
6	to stay proceedings is best determined by weighing the competing interests of the parties and of		
7	the Court. <i>Id</i> .		
8 9	granting of a stay, the hardship or inequity which a party may suffer in being required to go forward, and the orderly course of justice measured in terms of the simplifying or complicating of issues, proof, and questions of law which could be expected to result		
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11	Lockyer v. Mirant Corp., 398 F.3d 1098, 1110 (9th Cir. 2005); citing Landis, 299 U.S. at 268.		
12	Here, pursuant to 28 U.S.C. § 1407 (a), the JPML issued a Transfer Order centralizing all		
13	actions to the Southern District of West Virginia. Therefore, there is a likelihood that this case		
14	will be transferred. A stay will simplify issues of proof, prevent duplicative discovery and		
15	inconsistent rulings pretrial issues, and conserve the resources of the parties, their counsel and		
16	the judiciary. Accordingly, the Court, having weighed the interests at hand, finds that a stay of		
17	proceedings is appropriate in these circumstances. See Fed.R.Civ.P. 1.		
18	<u>CONCLUSION</u>		
19	Based on the foregoing, and good cause appearing therefore,		
20	IT IS ORDERED that the Defendants' Motion to Stay Proceedings (#4) is GRANTED.		
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22	DATED this 11th day of September, 2013.		
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25	NANCY J KOPPE United States Magist ate Judge		
26	Office States Wagist ate Judge		
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